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in attire and person, and the cream free from exposure to flies and dirt of every description. The milk and dairy inspector is hereby authorized and instructed to make necessary inspections of such premises, compelling a compliance with this provision. Any person, firm, or corporation violating this section of this ordinance shall be deemed guilty of having committed a nuisance, and, upon conviction in police court, shall be fined not less than \$5 nor more than \$25; and each day's violation shall be considered a separate offense and punished accordingly.

SEC. 6. This ordinance shall be in force and take effect from and after its passage, and all ordinances in conflict herewith are hereby repealed in so far as they conflict. [Ordinance No. 1709, adopted Aug. 7, 1911.]

#### OIL CITY, PA.

##### ICE.

RULE 25. It shall be unlawful to cut or use ice cut from the Allegheny River or Oil Creek for drinking purposes or for cooling purposes where it comes into contact with meats, fish, vegetables, or other eatables or beverages. The use of ice cut from any other point or place for the above-enumerated purposes may be forbidden if in the opinion of the board of health such ice is unfit for such uses.

[Regulation board of health, adopted Oct. 18, 1911.]

#### PERU, IND.

##### PRIVIES AND CESSPOOLS.

SEC. 3. It shall be unlawful for any privy vault to be any nearer full than within 1 foot of the ground level. Any and all such privy vaults shall be emptied, cleaned, and disinfected of sewage, excreta, human excrement, and offensive matter, and all such matter removed and conveyed away to a place or places designated by the city health officer or chief of police. When any privy vault has become filled with human excrement, excreta, sewage, or other offensive matter to within 1 foot of the ground level, said privy vault shall be emptied, cleaned, and disinfected, and the offensive matter removed and conveyed away, and all receptacles of human excrements must be properly connected with a city sewer, if one be convenient, and no receptacle for human excrement shall be erected, constructed, caused, permitted, kept, or maintained on any premises within the city limits or within one-half mile of the city limits, except it be properly connected with said convenient city sewer. When the privy vault on any premises has become filled as stated above to within 1 foot of the ground level, when any cesspool, drain, or other similar place shall become offensive or injurious to health, said cesspool, drain, or other similar place must be properly connected with a convenient city sewer. It shall be unlawful for any nonfly-proof privy to exist.

SEC. 4. It shall be unlawful for any person to engage in the business of cleaning, removing, or conveying away the contents of privy vaults, water-closets, or other receptacles of human excrements without having first obtained a license therefor, as required by this ordinance. The license required shall be issued by the city clerk upon the application of the person applying for and desiring the same; who shall at the same time deposit with the city clerk the receipt of the city treasurer for the sum of \$10, and pay \$1 to the city clerk for services in issuing the license, said \$11 to cover all expense of said license for the period of one year. All licenses shall expire on the last day of June of each year. It shall be unlawful for any licensed person, in cleaning, removing, or conveying away of the contents of any privy vault, water-closet, or other receptacle of human excrement to use any other than an odorless machine or apparatus, which machine or apparatus shall use a vault-cleaning force pump with hose not less than 3 inches in diameter. It shall be unlawful for any licensed person to demand or receive, as compensation for cleaning any privy vault, water-closet, or other receptacle of human excrement a price or sum greater than 10 cents per cubic foot of such contents removed, which contents shall be measured before the same or any part thereof shall have been removed. It shall be unlawful to remove or convey away any human excrement from any privy vault, water-closet, or other receptacle by any licensed person except to a place or places designated by the city health officer or chief of police. Each licensed vault cleaner must exhibit on his machine or wagon the words, "Licensed vault cleaner."

[Part of Ordinance No. 18, adopted July 11, 1911.]